

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Patent Application of:  
Stephen TOMLINSON et al.

Application No. 10/534,772

Confirmation No.: 1737

Filed: November 13, 2003 (Int'l)

Art Unit: 1653

For: COMPLEMENT RECEPTOR 2 TARGETED  
COMPLEMENT MODULATORS

Examiner: Not Yet Assigned

**POWER OF ATTORNEY**  
**AND CORRESPONDENCE ADDRESS INDICATION FORM**

I hereby revoke all previous Powers of Attorney given in the above-identified patent application.

I hereby appoint the Practitioners associated with Customer Number 25226 as our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office (USPTO) connected therewith.

Please recognize or change the correspondence address for the above-identified application to the address associated with the above-mentioned Customer Number 25226.

The Regents of the University of Colorado ("CU") is an Assignee of record of less than the entire interest. See 37 CFR 3.71. A Statement under 37 CFR 3.73(b) is enclosed (Form PTO/SB/96).

By executing the Power of Attorney, CU is allowing said Practitioners of the firm ("Morrison and Foerster"), to prosecute the above-referenced patent application and to prosecute any related matters that arise before the USPTO in the enforceable life of a patent issuing from the above-identified application. Although the Power states that CU is appointing said Practitioners with "Power of Attorney" for the sole purpose of prosecuting the matters arising before the USPTO

in connection with the patent application, that appointment is understood solely in light of CU's ownership interest in the application. So, despite the use of the phrase "Power of Attorney," CU and said Practitioners and Morrison and Foerster mutually agree and confirm that this executed Power of Attorney does not create any attorney-client relationship, actual or prospective, between CU and said Practitioners and/or Morrison and Foerster, or, for that matter, between said Practitioners and/or Morrison and Foerster and any other person. Taligen Therapeutics, Inc. will remain said Practitioners and Morrison and Foerster's sole client in respect of the subject patent application and patent issuing therefrom. Accordingly, said Practitioners and Morrison and Foerster understand, and my signature on the Power confirms, that said Practitioners and/or Morrison and Foerster have no attorney-client relationship with CU, or with me personally, and that, notwithstanding this executed Power of Attorney, said Practitioners and/or Morrison and Foerster are free to represent any clients, and to take positions adverse to me in any current or future matter (whether involving business transactions, counseling, litigation or otherwise).

Dated: 1 Feb, 2008

Respectfully submitted,



By David N. Allen

Title Associate V. P.